

Model Criminal Jury Instructions Table of Contents

Chapter 1: Preliminary Instructions Before Opening Statements

- 1.01 Preliminary Instructions to Jury Panel
- 1.02 Role of the Jury
- 1.03 Conduct of the Jury
- 1.04 Bench (Side-Bar) Conferences
- 1.05 Note Taking by Jurors
- 1.06 Questions by Jurors of Witnesses
- 1.07 Description of Trial Proceedings
- 1.08 Evidence (What is; is Not)
- 1.09 Direct and Circumstantial Evidence
- 1.10 Credibility of Witnesses
- 1.11 Nature of the Indictment
- 1.12 Elements of the Offense(s) Charged
- 1.13 Presumption of Innocence; Burden of Proof; Reasonable Doubt
- 1.14 Separate Consideration – Single Defendant Charged with Multiple Offenses
- 1.15 Separate Consideration – Multiple Defendants Charged with Single Offense
- 1.16 Separate Consideration – Multiple Defendants Charged with Same Offense
- 1.17 Separate Consideration – Multiple Defendants Charged with Different Offenses
- 1.18 Pro Se Defendant
- 1.19 Corporate Criminal Responsibility

Chapter 2. Instructions For Use During Trial

- 2.01 Recesses
- 2.02 Stipulated Testimony
- 2.03 Stipulation of Fact
- 2.04 Judicial Notice (F.R.E. 201)
- 2.05 Audio/Video Recordings - Consensual
- 2.06 Audio/Video Recordings - Non-consensual (Wiretaps)
- 2.07 Audio/Video Recordings - Transcripts
- 2.08 Transcript of Recording in Foreign Language
- 2.09 Opinion Evidence (Expert Witnesses)
- 2.10 Opinion Evidence (Lay Witnesses) (F.R.E. 701)

- 2.11 Limited Admissibility: Evidence Admitted for a Limited Purpose
- 2.12 Limited Admissibility: Evidence Admitted Against Only One Defendant
- 2.13 Prior Conviction of Defendant Charged with Possession of a Firearm by a Convicted Felon (18 U.S.C.A. § 922(g))
- 2.14 Stricken Testimony, Disregard
- 2.15 Prior Consistent Statements (F.R.E. 801(d)(1)(B))
- 2.16 Impeachment of Witness – Prior Inconsistent Statement for Credibility Only
- 2.17 Impeachment of Defendant's Character Witness (F.R.E. 404, 405)
- 2.18 Impeachment of Witness – Prior Bad Acts (F.R.E. 608(b))
- 2.19 Impeachment of Witness – Prior Conviction (F.R.E. 609)
- 2.20 Impeachment of Witness – Violation of Sequestration Order
- 2.21 Fifth Amendment Privilege of Witness Other Than the Defendant
- 2.22 Witness Who Has Pleaded Guilty to the Same or Related Charges
- 2.23 Defendant's Prior Bad Acts or Crimes (F.R.E. 404(b))
- 2.24 Impeachment of Defendant - Prior Bad Acts (F.R.E. 608(b))
- 2.25 Impeachment of Defendant - Prior Conviction (F.R.E. 609)
- 2.26 Impeachment of Defendant - Prior Inconsistent Statement Taken in Violation of Miranda
- 2.27 Prior Statement of Defendant – Single Defendant on Trial
- 2.28 Prior Statement of a Defendant – Multi-Defendant Trial
- 2.29 Photographs, Inflammatory
- 2.30 Photograph of Defendant ("Mug Shots")
- 2.31 Dismissal During Trial of Some Charges Against Single Defendant
- 2.32 Disposition During Trial of All Charges Against One or More Co-Defendant(s)
- 2.33 Previous Proceeding (Trial) of Defendant
- 2.34 Disruptive Defendant
- 2.35 Discharge of Defense Counsel During Trial
- 2.36 Prejudicial Publicity During Trial
- 2.37 Instructions Prior to Closing Arguments

Chapter 3. Final Instructions: General

- 3.01 Role of Jury
- 3.02 Evidence
- 3.03 Direct and Circumstantial Evidence
- 3.04 Credibility of Witnesses
- 3.05 Not All Evidence, Not All Witnesses Needed
- 3.06 Presumption of Innocence; Burden of Proof; Reasonable Doubt
- 3.07 Nature of Indictment

- 3.08 On or About
- 3.09 Venue
- 3.10 Elements of Offense(s) Charged
- 3.11 Lesser Included Offenses
- 3.12 Separate Consideration – Single Defendant Charged With Multiple Offenses
- 3.13 Separate Consideration – Multiple Defendants Charged With Single Offense
- 3.14 Separate Consideration – Multiple Defendants Charged With Same Offense
- 3.15 Separate Consideration – Multiple Defendants Charged With Different Offenses
- 3.16 Election Of Foreperson; Unanimous Verdict; Do Not Consider Punishment; Duty To Deliberate; Communication With Court
- 3.17 Verdict Form
- 3.18 Special Verdict Form; Special Interrogatories

4. Final Instructions: Consideration of Particular Kinds of Evidence

- 4.01 Stipulated Testimony
- 4.02 Stipulation of Fact
- 4.03 Judicial Notice (F.R.E. 201)
- 4.04 Audio/Video Recordings - Consensual
- 4.05 Audio/Video Recordings - Non-consensual
- 4.06 Audio/Video Recordings - Transcripts
- 4.07 Transcript of Recording in Foreign Language
- 4.08 Opinion Evidence (Expert Witnesses)
- 4.09 Opinion Evidence (Lay Witnesses) (F.R.E. 701)
- 4.10 Summaries – Not Admitted
- 4.11 Summaries – Admitted (F.R.E. 1006)
- 4.12 Chain of Custody
- 4.13 Fingerprints, Handwriting, and DNA Evidence
- 4.14 Specific Investigation Techniques Not Required
- 4.15 Eyewitness Identification of the Defendant
- 4.16 Missing Witness
- 4.17 Child Witness
- 4.18 Credibility of Witnesses – Law Enforcement Officer
- 4.19 Credibility of Witnesses - Witness Who Has Pleaded Guilty to Same or Related Offense, Accomplices, Immunized Witnesses, Cooperating Witnesses
- 4.20 Credibility of Witnesses - Testimony of Informer
- 4.21 Credibility of Witnesses - Testimony of Addict or Substance Abuser
- 4.22 Impeachment of Witness – Prior Inconsistent Statement for Credibility Only
- 4.23 Impeachment - Bad Character for Truthfulness (F.R.E. 608(a))
- 4.24 Impeachment of Witness - Prior Bad Acts (F.R.E. 608(b))
- 4.25 Impeachment of Witness - Prior Conviction (F.R.E. 609)
- 4.26 False in One, False in All (*Falsus in Uno, Falsus in Omnibus*)
- 4.27 Defendant's Choice not to Testify or Present Evidence
- 4.28 Defendant's Testimony

- 4.29 Defendant's Prior Bad Acts or Crimes (F.R.E. 404(b))
- 4.30 Consciousness of Guilt (Flight, Concealment, Use of an Alias, etc.)
- 4.31 Consciousness of Guilt (False Exculpatory Statements)
- 4.32 Prior Statement of Defendant – Single Defendant on Trial
- 4.33 Prior Statement of Non-testifying Defendant in Multi-Defendant Trial
- 4.34 Silence in the Face of Accusation
- 4.35 Impeachment of Defendant - Prior Bad Acts (F.R.E. 608(b))
- 4.36 Impeachment of Defendant - Prior Conviction (F.R.E. 609)
- 4.37 Impeachment of Defendant - Prior Inconsistent Statement Taken in Violation of Miranda
- 4.38 Impeachment of Defendant - Prior Inconsistent Statement Not Taken in Violation of Miranda
- 4.39 Defendant's Character Evidence
- 4.40 Impeachment of Defendant's Character Witness

Chapter 5: Mental States

General Introduction to Mental State Instructions

- 5.01 Proof of Required Mental State
- 5.02 Knowingly
- 5.03 Intentionally
- 5.04 Motive Explained
- 5.05 Willfully
- 5.06 Willful Blindness
- 5.07 Good Faith Defense
- 5.08 Recklessly
- 5.09 Negligently
- 5.10 Failure to Act (Omissions)